

**CRIMINAL COURTROOM MINUTE SHEET  
PRELIMINARY / DETENTION HEARING****DATE:** Jun 18, 2020**CASE:** M-20-210-P**TIME IN COURT:** 15 mins**COURTROOM:** 103**MAGISTRATE JUDGE SHON T. ERWIN****COURTROOM DEPUTY ANDREA CASTER****UNITED STATES OF AMERICA vs. Shaorong Liu**Defendant States true and correct name as: \_\_\_\_\_ **AGE:** \_\_\_\_\_**Government Cnsl:** William Farrior and Matt Dillon**Defendant Cnsl:** Hilary H Clifton**U.S. Probation Officer:** \_\_\_\_\_

Retained \_\_\_\_\_

☒ Defendant Appears, with Counsel \_\_\_\_\_**Interpreter:** \_\_\_\_\_☐ Defendant advised of his / her right of consular notification, \_\_\_\_\_☐ Court inquires of Government regarding notification of victim(s) under Justice for All Act.☐ Parties announce ready. ☐ Parties provided with a \_\_\_\_\_☒ Preliminary hearing waived. Waiver entered. **PRELIMINARY HEARING**☐ Government introduces evidence with testimony of \_\_\_\_\_ witness(es) and rests. **WITNESSES**☐ Defendant introduces evidence with testimony of \_\_\_\_\_ witness(es) and rests. 1. \_\_\_\_\_☐ Government ☐ Defendant rest(s) without introducing evidence. 2. \_\_\_\_\_☐ Government ☐ Defendant proffer(s) evidence and rests. 3. \_\_\_\_\_☐ The Court finds probable cause that an offense has been committed and that the defendant committed it. Defendant to be held for further proceedings in the District Court.☐ The Court does not find probable cause that an offense has been committed. Defendant released.☐ Government and Defendant make opening statement. **DETENTION HEARING**☐ Government withdraws request for detention and recommends defendant be released on bond with conditions per release Order.☐ Defendant waives/reserves right to detention hearing. Waiver/Reservation of detention hearing and consent to Order of Detention pending further proceeding entered. Order of Detention entered.☐ Defendant requests the detention hearing be postponed at this time reserving the right to request a hearing at a later date should dft's circumstances change. Defendant remanded to custody of U.S. Marshal.☐ Government introduces evidence with testimony of \_\_\_\_\_ witness(es) and rests.☐ Defendant introduces evidence with testimony of \_\_\_\_\_ witness(es) and rests.☐ Government ☐ Defendant offer(s) no further evidence other than that presented for the Preliminary hearing.☐ Government ☐ Defendant rest(s) without introducing evidence.☐ Government ☐ Defendant proffer(s) evidence and rests.☐ Government ☐ Defendant make(s) closing statements.**The Court Orders:**☐ The Court finds good cause to exceed the 3 and 5 day time limits provided by the Bail Reform Act. A detention hearing will not be held at this time based upon Defendant's circumstances. Should defendant's circumstances change, a detention hearing will be promptly held upon request of either party.☐ Defendant detained pending trial; Detention Order to be entered. Defendant remanded to custody of U.S. Marshal.☐ Unsecured Bond set at \_\_\_\_\_ with conditions per Release Order.☐ Defendant remanded to the custody of U.S. Marshal pending execution of bond.☐ Defendant remanded to the custody of U.S. Marshal.